

VOL. XXXV.

HONOLULU, HAWAII TERRITORY, SATURDAY, NOVEMBER 15, 1902.

PRICE FIVE CENTS.

THE WORD OF HONOUR.

The men who do as they say; the things that prove to be what at they were said to be,—how cheering it is to come upon them. We all hate to be deceived; especially when the deception is intentional. But all men are not liars, even if David did say so in his haste. If they were society would be impossible. Everybody knows that business is based on credit, on faith. Millions are bought and sold daily on nothing more solid than the pledged promises of men,—not written, merely verbal. The Stock Exchanges are often called nests of gamblers, yet nowhere is a promise held in greater honour. Therefore when we say that the tried and effective modern remedy called **WAMPOLE'S PREPARATION** never deceives any who resort to it in hope of benefit and cure, we may expect to be believed. For this assurance is given on what it has done in the past in countless cases,—on its record. It is only recommended to accomplish what it was made to accomplish. Its action in Chlorosis, Anemia, La Grippe, General Debility, Throat and Lung Troubles, Blood Impurities, etc., is convincing. It is palatable as honey and contains the nutritive and curative properties of Pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry. Dr. Austin D. Irvine, of Canada, says: "I have used it in cases where cod liver oil was indicated but could not be taken by the patient, and the results following were very gratifying." It is effective from the first dose and agrees with the most sensitive and nervous stomachs. It cannot deceive or disappoint you, and comes to the rescue of those who have received no benefit from any other treatment. It stands for the medical triumphs of the age. At chemists.

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VS.

Jimmie Kennard

In a 10-round Glove Contest for a Purse of \$700.

U. S. Harris

VS.

Sailor Brown

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WANTS HER YOUNG SON

Fight for Child on Habeas Corpus Writ.

TAX OFFICE CASES SET FOR HEARING

Fitch Gets a Fee—Gear Prohibited From Proceeding in Dole Case.

Judge Gear yesterday issued a writ of habeas corpus directed to Kalamahai Kupau commanding him to produce the body of Oliver Kapau, whom his mother alleges is being unlawfully restrained of his liberty.

Sarah Kupau, the mother of the child, alleges that she is entitled to the control of her son, who is three years of age. She says further that her husband is an insane person, now confined at the Honolulu insane asylum and that the said Oliver Kupau is being unlawfully restrained of his liberty by one Kalamahai and that though she has demanded the surrender of the child, he has refused to do so.

The order of the court directs the defendant to appear on Tuesday morning at ten o'clock bringing with him the body of the child.

GUILTY OF ADULTERY.

The jury in the case of Territory vs. Tom Paulo and Malle Kalanauau, charged with adultery returned a verdict of guilty yesterday. The court let the woman off with a reprimand and a fine of ten dollars. Paulo who said he was a church member and never in trouble before was sentenced to prison for a term of six months.

The following jury heard the case: B. S. Gregory, A. K. Vierra, Lot P. Fernandez, Geo. Fern, F. T. P. McIntyre, Henry Hickey, John Makana, K. B. Porter, Warren Bogie, L. J. Nahora Hips, J. D. Cockett and Caesar Vieira.

TAX CASES SET FOR TRIAL.

Judge De Bolt yesterday set the hearing of the tax office cases for a week from Monday. These are the indictments of A. D. Thompson and Jos. Woodward for alleged embezzlement of money collected from tax-payers. George Davis appeared in court yesterday morning and asked that they be taken up as soon as possible. Mr. Douthitt requested that the matter go over until the minor cases were disposed of, saying the Thompson matter was an important one, and he wished to look up the evidence.

Davis replied that Thompson was now employed in a responsible position by the Bishop Estate and that Sam Damon and others wanted the cases disposed of so that they could see whether he could be trusted with money.

Judge De Bolt said that he did not wish to push Mr. Douthitt who had been working hard and faithfully, being in attendance at court from eight in the morning until nearly five in the afternoon.

Davis after a number of ineffectual attempts at interruption of the court, finally managed to say:

"I have been working hard myself for three days," referring to the Hutchinson case, "and what is worse I got nothing for it, the time was all wasted in foolery."

Davis said that the defendants were only charged with the defalcation of \$76 and the cases were not of much importance anyway.

Judge De Bolt finally set the five cases definitely for a week from Monday.

WRIT OF PROHIBITION IN DOLE CASE.

Chief Justice Frear yesterday issued a writ of prohibition in the Dole case from which Judge Gear was prevented from proceeding with the contempt case against E. P. Dole. The writ is returnable Monday morning before the Supreme Court. The petition upon which it was granted set out that an appeal had been perfected in the matter and that if Gear had jurisdiction originally he lost it at the time the appeal was taken. A demurrer to the writ has been filed by Mrs. Dole in which she alleges that the grounds for the writ are insufficient.

The following is the form of the writ of prohibition:

"In the Supreme Court of the Territory of Hawaii. October term, A. D. 1902.

"Edmund P. Dole vs. the Honorable George D. Gear, Second Judge of the Circuit Court of the First Circuit, Territory of Hawaii, and Eleanor G. Dole. Petition for writ of prohibition.

"The Territory of Hawaii to the Honorable George D. Gear, Second Judge of the Circuit Court, First Circuit, Territory of Hawaii, and to Eleanor G. Dole:

"Upon the petition of Edmund P. Dole filed in this court setting forth that you, the said Eleanor G. Dole, have filed a certain bill in equity in the Circuit Court of the First Judicial Circuit at chambers, entitled Eleanor G. Dole by Frank E. Thompson her next friend, vs. Edmund P. Dole, praying for certain relief in said bill

THE KAISER'S GIFT



Statue of Frederick the Great Presented to the United States by Emperor William.

The adjoining picture shows the original statue of Frederick the Great, by G. Schadow, erected in 1793, a bronze copy of which is to be presented to the United States by Emperor William. The gift has been a good deal discussed. Some of the newspapers have declared that we have no more use for an effigy of a Prussian monarch than a cat for the traditional two tails. But really we have more tails than one, and it is precisely to emphasize the truth that one of our main tails is Germany, that the Kaiser has offered to set up this statue of his eminent ancestor on our soil. The President, in designating the grounds of the Arsenal at Washington as a proper site for the Kaiser's gift, has implied that our interest in the great Frederick attaches chiefly to his career as a soldier. In that he has dealt skillfully with a situation for the handling of which he had no precedent; accepting the gift without discussion, and finding a place for it on land subject to the control of the executive branch of the government.

But what the statue is really meant

to recall, is not that Frederick was a great soldier, nor even that his nephew's great-great-grandson visited this country in 1902. The point is that Frederick, soldier and statesman, is one of the great German figures in modern history; that he was a factor of signal importance in the complicated European wrangle which helped our fathers to win in the Revolution, and that he is a personage with whom a nation which by descent is only less German than British, may with propriety become better acquainted. With an immense and very valuable German element in our population, we still as a nation think of Germany as a foreign land, and while the great figures in English history for centuries past are familiar to our school children, what they know about German leaders in war, politics, or thought is vague and defective. It is this situation which has inspired the Kaiser's action. "Here," he says, "is the figure of a great German, who belongs in part to you, and who is intimately concerned with a crisis of history out of which your people emerged as a nation. Put his statue where your legislators may see it, and remember that there are ties of history and ties of blood between Germany and the United States."

rights of Koolau Kalkinahaale in the possession of Kawaihae property. The property has already been in the courts, having been sold under foreclosure of mortgage after the Supreme Court refused to stay proceedings. Recently the police court has been full of assault cases growing out of the fight for possession.

The plaintiff now asks that she be awarded dower rights in the estate of her husband, and that S. C. Allen be required to make an accounting for \$2,500 received on the original mortgage. The facts leading up to the suit are set out in an annexed petition and it is alleged that advantage was taken of the old age of the deceased. It is also alleged:

"That plaintiff believes, and upon such belief she alleges, that said pretended sale to said defendant Carter was entirely fictitious and in no sense genuine; that no money was paid or intended to be paid by said Carter upon or in pursuance of his said pretended bid; that said Carter then and there pretended to pose, and the attitude of a dummy and stool-pigeon for said defendant Allen (by and with the consent and at the instigation of said defendant Allen), and all with the intent and purpose on the part of said defendants and each of them that said defendant Allen, acting by and through said defendant Carter as such dummy and stool-pigeon as aforesaid, should become the pretended owner and should exercise all the rights and privileges of ownership of said described premises."

COURT NOTES.

A demurrer has been filed in the case of Kauhola vs. John Thomas. A motion to dismiss the appeal in the

MANUEL WAS A BAD BOY

Six-Footer in Court As Disobedient Child.

Manuel Lee, broad shouldered, colored, and almost twenty years of age, appeared before Judge De Bolt yesterday on a charge of disobeying his parents. The case was an appeal from the police court, and there was a general look of astonishment when the husky but disobedient "child" appeared in the court room with his attorney, J. M. Vivas.

Lee is the son of W. I. Lee, and in the lower court he was sentenced to jail for five days on the complaint of his father. Manuel, it seems, has not been quite as dutiful a son as his parent wished. The old man, when the case was called up before Judge Wilcox, said that his son was infatuated with a girl, and persisted in remaining out with her late in the evening. On several occasions he had remonstrated with the boy, but to no effect, and had finally had succeeded in capturing the two young people together one moonlight evening. Manuel, however, refused to obey his father's orders to leave the girl and return home, though his father said in court that the boy had always been well cared for at his home. Entreaties and threats being of no avail, Lee senior appealed to the police and Manuel was arrested as a disobedient child. There was no doubt but what the boy had been disobedient, and upon the evidence of his father, Manuel was sentenced to serve five days in jail. Then his father straightway released and hired an attorney to appeal to the circuit court.

The case was set for trial for yesterday, but when the plaintiff appeared in court Deputy Attorney General Douthitt asked that a nolle prosequi be entered, the prosecuting witness not wishing to testify. The appearance of the boy was sufficient to justify that he was able to take care of both himself and father, as well as a few girls on moonlight evenings, and the court smilingly allowed the order of dismissal.

WHAT A BLESSING

Many People Are Learning to Appreciate in Honolulu.

What a blessing it is! Sought after by thousands. Honolulu is finding it out. Many a miserable man is happy now. Nights of unrest, days of trouble. Any itching skin disease means this. Itching Piles mean it. Eczema just as bad, and just as bad to cure.

But Doan's Ointment relieve at once, and cures all itching of the skin. A blessing to a suffering public. Here's proof to back our statement: Mr. H. Ryall, of No. 11, Grosvenor St., South Yarra, a very old resident of Melbourne, Australia, states:

"For some considerable time I have been a sufferer from that annoying complaint known as irritating piles. At times the irritation was very annoying, especially at night, and in the warm weather. I applied some of Doan's Ointment, which I had obtained and I am pleased to say that it gave me the desired relief from this annoying disease."

Doan's Ointment is splendid in all diseases of the skin: Eczema, piles, hives, insect bites, sores, chilblains, etc. It is perfectly safe and very effective. Very frequently two or three boxes have made a complete cure, of chronic cases that have not yielded to other remedies for years.

Doan Ointment is sold by all chemists and storekeepers at 50 cents per box, or will be mailed on receipt of price by the Hollister Drug Co., Ltd., agents for the Hawaiian Islands.

Training for Harness Race.

Cyclone and Sambo are getting into form for their match on Thanksgiving Day. The two blacks are being trained at the track and have reached the stage of preparation that they will not have to be sent at top speed hereafter but will be simply kept in their form. Each is said to have bettered 2:20. Cyclone is reported to have done two miles recently one in 2:24 and the second in 2:18. The shavetail has gone in about the same, though all that can be learned is that he has gotten below :20. There is no betting on the event as yet.

case of Caroline Silva vs. M. G. Silva, has been filed by plaintiff, who alleges that the appeal was taken solely for the purposes of delay. The appeal was from an order allowing \$60 monthly alimony and \$250 attorney's fees.

An amended petition has been filed in the case of Guistaf F. Ropert, Trustee vs. John K. Sumner et al. This is the suit wherein plaintiff seeks to resign as trustee for Sumner and have some one appointed in his stead.

Geo. R. Carter, guardian of W. A. Hall, yesterday made application for leave to borrow \$250 with which to pay taxes due the Territory on the property.

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